NIAGARA GRAB BILL ADVANCED

BILL PUT IN TO ABOLISH OUR BOARD OF ALDERMEN.

Is Transfers the Board's Powers to the Board of Estimate and Apportionment Which is to Have Two Additional Mentbers-Water Supply Bills in the Senate.

ALBANY, April 13 .- Assemblyman Leggett's Niagara, Lockport and Ontario Power Company's grab bill was advanced to a third reading in the Assembly to-day and then was recommitted for a hearing or Tuesday.

A powerful and most active lobby is at work in the interest of the bill, and it is a foregone conclusion that the bill will be reported favorably, no matter what arguments are brought out before the com-

Assemblyman Wilsnack (Rep., Queens) to-day introduced a bill abolishing the New York city Board of Aldermen. It is in line with the recommendations of Comptroller Grout. All powers now vested in the board, except the issuing of licenses and regulating trades, shall be vested in the Board of Estimate and Apportionment, according to the bill. The last named powers are given to the Mayor's Bureau of Licenses.

The Board of Aldermen are to continue to act as a board of canvassers, and to continue as members of the various local improvement boards. The office of President of the board is to be continued under the title of Vice-Mayor, and he is to have all the powers of the President of the board, except those which now pertain to his functions in connection with the board. The duties now performed by the chairman of the finance committee of the board in the Sinking Fund Commission are to be vested in the Corporation Counsel after

Jan. 1, 1908.

The bill further provides that at the next election there shall be elected two additional members of the Board of Estimate and Apportionment by the voters of the city at large. They are to have the same number of votes as the Mayor and shall receive a salary of \$10,000 a year. They are to serve for the same term as the Mayor.

The Assembly passed Senstor Armstrong's The Assembly passed Senator Armstrong's concurrent resolution, which will be voted upon at the next State election. The voters

are to pass upon the question of whether the State shall bond itself for \$50,000,000 for highway improvements. The resolufor highway improvements. The resolution has passed two Legislatures.

Assemblyman Friedel's bill which prohibits the construction of rapid transit roads on Clinton, Delancey, Grand and Canal street, east of Chrystie street, passed the Assembly. The bill, however, permits the construction of a road on Delancey street east of Norfolk street, to permit cars from the Williamsburg Bridge to enter the subway there at a proper grade.

Subway there at a proper grade.

Another of Mr. Friedel's bills which passed, was that providing that the inspector of combustibles in the New York City Fire Depart-

ment shall rank the same as a deputy chief of the department and shall have the same pay and term of office as a deputy chief. These bills were passed in the Assembly: Assemblyman O'Neil's, prohibiting the tying of railroad tracks on Livingston street,

laying of railroad tracks on Livingston street, Brocklyn.

Assemblyman Apgar's, providing for a more prompt payment by New York city of awards for damages in taking property for water supply purposes.

Senator Cooper's, increasing the New York city school teachers' retirement fund.

Senator Davis's, providing for the appointment of resident and division engineers on the \$101,000,000 barge canal work.

Senator Grandy's, providing that the widow of a policeman in New York city whose husband was killed in the active discharge of his duties shall draw a pension of not less than \$600 a year, also conveying by New York city lands lying under water at Spuyten Duyvil to the Spuyten Duyvil and Port Morris Railroad.

A bill introduced by Assemblyman Foelker provides that on the day of the annual parade and inspection of the New York City Police Department the Mayor shall promote to the grade above their present one all policemen who have been awarded the Rhinelander, Bell or Meyer medal for bravery and meritorious service.

IN THE SENATE.

The Governor's State Water Commission The Governor's State Water Commission bill. Mayor McClellan's Water Supply bill and the other measures affecting New York city's water supply, which passed the Assembly on Tuesday, were received in the Senate to-day and were advanced to a third reading and referred

The Senate passed one of the New York city Rapid Transit Commission's bills introduced by Senator Gardner. It permits the construction of pipe galleries in connection with Rapid Transit tunnel roads. Senator Raines's bill, providing that dealers in patent medicines or beverages, to sell which they must pay an internal revinue tax, must also pay a State retail revenue tax, muse also pay a State retail liquor tax, passed the Senate.

A bill introduced by Senator Saxe places West End avenue north of Seventieth street under the jurisdiction of the Park Depart-

The Senate Railroad Committee has re-The Senate Railroad Committee has reported favorably Assemblyman Thonet's bill providing for vestibuled street surface railroad cars in Kings and Queens counties, amended to apply also to New York county. The Senate defeated decisively Assemblyman Wade's bill transferring to the Ninth Cavalry the flag carried by that regiment during the Civil War. The fleg is now in the possession of the Adjutant-General. Senator Brackett's Corrupt Practices law amendment, which permits a citizen to go

amendment, which permits a citizen to go amendment, which permits a citizen to go into court in connection with the use of money at elections, was discussed on final passage in the Senate to-day.

Senator Malby said the bill needed material amendment, as it would permit a succession of actions in the different counties.

of the State on the same question, whereha or the State on the same question, whereby voters of either party might prevent a declaration of the result of an election for an indefinite period. At the suggestion of Senator Lewis the bill was laid saide until next week, in order that it might be perfected.

The Senate Taxation Committee has re-ported favorably the two bills advocated by Lawson Purdy of the New York Tex Reform Lawson Purdy of the New York Tex Reform
Association changing the method of taxing
domestic corporations. The State Insurance
Department some time ago had introduced
a bill providing that cooperative and assessment life insurance corporations could
not be formed in this State after June 1.

The Senate Insurance Committee to-day
reported a substitute bill in place of this
measure which provides that the annual
expenses of cooperative associations formed
upon a business basis shall not exceed 30

upon a business basis shall not exceed 30 Another bill reported by the Senate Insurance Committee provides that a foreign
fire insurance company operating in this
State must file with the State Insurance
Department securities, to be approved by
the Superintendent of insurance, to the
semount of \$50,000.

smount of \$50,000. The Senate passed Assemblyman Agnew's bill, which provides that no New York city officer shall order any property owner to use any patented article on any building or in any public street with at fair and reasonable opportunity for competition.

A bill introduced by Assemblyman Hurri

A bill introduced by Assemblyman Hurd and reported favorably to-day by the Assembly Ways and Means Committee provides for a State park directly south of, and connecting with the Stony Point State Park in Rockland county. This park is to run from Piermont Creek along the bank of the Hudson River to the Stony Point State Park in Rockland county.

the bank of the Hudson River to the Stony Point State Reservation, beginning at and including picturesque Hook Mountain in upper Nyack. The park is placed within the jurisdiction of the Palisades Park Commission, and the bill contemplates that private subscriptions will be forthcoming for the purchase of the property, so that there will be no expense to the State except for the maintenance of the park.

Assemblyman Merritt introduced a bill providing that the expenses of the State Railroad Commission shall bereafter be paid out of the State Treasury instead of being assessed upon the railroad corporations. He proposed to follow this up with other measures providing that instead of the banking institutions and the insurance companies paying the annual expenses of administrations the banking department. ance companies paying the annual expenses
of administering the banking department
and the insurance department, these ex-

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penses shall be met out of the general fund penses shall be met out of the general in the State Treasury
Another of Mr. Agnew's bills which passed the Senate provides that all actions for the removal of these encroachments on the streets in New York must be begun within a year from the passage of the pro-

Assemblyman Merritt's bill making it a misdemeanor for any one to request, advise or procure a female to become an in-mate of a disorderly house also passed the

SUMMING UP IN HOOKER CASE. Counsel Argue That Proper Method of

Removal Is Impeachment or Indictment. ALBANY, April 18.-The Assembly Judiciary Committee to-day listened to the arguments of the attorneys in the matter of the investigation of the charges against Supreme Court Justice Warren B. Hooker. There was no limit on the time given to the attorneys to make their arguments. W. S. Hott of Buffa'o. John B. Stanchfield of Eimi:a and Lewis E. Carr of Albany summed up for Judge Hooker. Former Deputy Attorney-General Henry B. Coman and Frank W. Stevens of the Jamestown Bar Association closed the argument for the committee.

Mr. Hoyt opened for Judge Hooker. Mr. Hoyt opened for Judge Hooker. He denied that Judge Hooker "as a Judge" had ever committed a judicial wrong. Mr. lioyt dwelt upon the law pertaining to the removal of public officers and the history of cases affecting judges who have heretofore been under investigation in this State for alleged offences rendering them liable to impeachment or removal. In all cases, he argued, heretofore there had been corrupt conduct on the part of the Judges in cases pending before them to warrant removal. There had been no such acts of corruption or immorality "as a Judge' shown in the Hooker case. Never since 1846 had the power to remove Judge. a Judge' shown in the Hooker case. Never since 1846 had the power to removed Judge under the laws of this State been interpreted to provide for removal other than by impeachment. He argued that the proper method would be to bring the matter before a Grand Jury and if indicted and convicted then his office would be vacated. Mr. Stevens followed Mr. Hoyt.

He said that the investigation which

Mr. stevens followed Mr. Hort.

He said that the investigation which had been made had been fair, but searching and thorough. He said the only question he would discuss would be the power of the Legislature to take such action as suggested by Mr. Coman in his conclusions of fact and show that the Legislature had a right to remove.

right to remove.

Mr. Stevens took up the cases of every Justice of the Supreme Court or judicial officer who had been under charges, and showed that the proceedings before the Assembly Judiciary Committee were perfectly report and in keying with its function. fectly proper and in keeping with its func-tions. He paid especial attention to the constitutional features of the case. He referred to opinions, decisions and legislative actions to support his argument and in many ways tore to pieces the argument of Mr. Hoyt that the proceedings had been conducted in contravention of the spirit of the Constitution.

Mr. Stevens argued that the records in the case of Judge Isaac H. Maynard showed that he was condemned for acts committed that he was condemned for acts committed prior to his appointment as a judge and that they were acts which indicated that he was clearly unfitted for high judicial office, yet these offences were not of a char-acter calling for impeachment, and the case was instanced as paralleling somewhat the case of Justice Hooker. The Legislature has power to remove a Supreme Court Justice for mental or physical defects, and it clearly has the power to remove him for

summing up of the case will be continued to-morrow morning at 9:30 o'clock

AIMED AT TAXDODGERS.

Bill to Tax Personal Property of Non-Residents Located in This State. ALBANY, April 13.-Wealthy New Yorkers. who claim residences at Newport and other New England resorts in an endeavor to

New England resorts in an endeavor to escape taxes on their personal property in this State, will be interested in a bill which has been reported favorably by the Senat Committee on Taxation. This is a bi introduced by Senator Saxe of New Yority, the Republican who defeated Une George W. Plunkitt for reelection last fe. The bill provides that the personal prerty of non-residents located in this Sye shall be taxed in the district where fold. Originally the bill provided that such incresidents should furnish a list of seif personal property to the authorities solut residents should furnish a list of which personal property to the authorities solat the tax might be computed. The State Taxation Committee has eliminate the listing provision from the bill, with giew of meeting the main objection to the mesure which was that business men did no wish to have their financial holdings made subject of public scretting. This bill is been

ject of public scrutiny. This bill is been before the Legislature for severalye's. TO TAX AUTOMOBILE

Bill Reported Providing for a Annual License of \$1 Per Horse-Peer.

ALBANY, April 13.-If a bill troduced by Senator L'Hommedieu and reported favorably to-day is passed by the Legislature, all automobiles in the Starmust pay an annual license fee into the ate Treasury of \$1 per horse power. To money is to be used by the State Engine in maintaining existing good roads, he bill has been amended so as to provideor a license fee, instead of a tax, in ord to meet a been amended so as to provided a license fee, instead of a tax, in ord to meet a constitutional objection tha sutomobiles could not be taxed if other hicles using the same highways were it. Another amendment provides that it license fee shall not be paid on an aumobile until after it passes out of the han of the manufactures or dealer in automilies. facturer or dealer in automilles.

Signed by the Gornor.

ALBANY. April 13 .- Gov Higgins has signed Senator Page's billicluding property on Riverside Drivebetween 127th and 128th streets. New Yk city, within the provisions of the acauthorizing the Board of Assessors of the city to award de mages for injury to prerty sustained by the construction of the Riverside Drive induct at Twelfth avere-

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Coates' Iriginal Plymouh Gin

The standard gin fc 200 years. Pure-dry. flavor unequalied. Both only at Black Friars Distillery, Plymouth, gland. The only genuine Plymith Gin has the MONK on

KNELL OF ALDERMEN'S POWER

BILLS TO KEEP THEIR HANDS OFF FRANCHISES PASS ASSEMBLY

Now Go to the Mayor-They Take From the Board About All It Had Left of Important Powers and Transfer Them to the Board of Estimate.

ALBANY, April 13 -By a vote of 92 to 46 the Assembly to-day passed the Elsberg bills taking from the New York city Board of Aldermen the power to grant franchises and transferring that authority to the Board of Estimate and Apportionment. This action came after a two hours debate. The vote by which the bills were passed was a strictly party one, with the exception that Assemblymen Prentice (Rep., Manhattan), Dowling, Francisco, Perry and O'Neill (Rep., Kings) voted with the Democrats against the bills, and Assemblymen Fuller and Dale (Dem., Kings) with the Republicans for them. The bills now go to Mayor McClellan for his approval.

During the debate on the bills, Assembly man Tompkins (Tam.) charged that the bills were being passed because the Perr sylvania Railroad had promised the NW York county Republican organization a large contribution for next fall's campgn in order to help the Republicans to ect their ticket. Mr. Tompkins said thathe same charges of corruption that have een made against the New York city Boad of Aldermen were made against the state Legislature, yet no one was trying take

t powers away from it. Deputy Majority Leader Burnet made the principal argument in favorof the bills. He said that such bills wold prevent the Board of Aldermen from arassing the Pennsylvania Railroad in its sterprise in giving New York city transortation facilities of the best kind.

Assemblyman Wainwright sal that the Bronx section of the city weld benefit by the passage of the bill, and revred to the hold-up of the franchise for the ort Chester

Mr. Prentice caused some arprise by opposing the bill. He is fom Senator Elsberg's district. Mr. Prerice declared that it was unwise legislaton and that if another Van Wyck administation should come into power in New Yor dty it would be dangerous to place such powers in the hands of seven men. Mr. Pentice said there was nothing to compi he Board of Estimate and Apportionmes o give hearings upon such matters and hat in the dead of night a valuable franchis aight be given. Mr. O'Neill also spoke agaist the bill on the same line.

There is still one more il to be passed. This is the one compelas the Board of Estimate and Apportisment to give a public hearing before franchise can be

ALDERMEN EXPECMATOR TO VETO.

The Aldermen exect that the Mayor will veto the bills, I has ten days in which to approve or disapove, and as the Legislature will not actum until about the middle of May the will be ample time for re-enacting them ver the Mayor's head. It requires only majority to repass the measures, and the was no doubt last night in the minds of 'publican leaders in this city that the Rublican majority at Albany would putte bills through a second time if they are toed by the Mayor.

The Alderme are very sore.

"It simply mans," said Little Tim Sullivan, yesterday that we are being punished because we vilidn't let the Pennsylvania Railroad stee a valuable franchise. We protected theity, and then the company went to Alby and its obedient servant, the Legislate, passed the Elsberg bills. The peoplef the city will find that they will be may to suffer and their interests will not be st looked after by having their affairs corolled by such a close corporation as the Board of Festimate."

Said Arman Dowling: "They might as well hav abolished the board. It might as well to out of business as to have this power sen away from them."

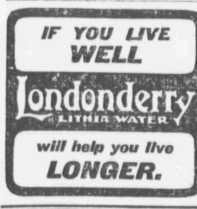
Alderen Richter, another Tammany leader f the Board, said: "We are being punish for doing what we thought was our dy toward the public. The people of the city will begin to appreciate the Alderen when it is too late."

Aldesen when it is too late.

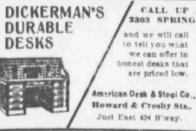
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N dealing with us you deal with the manufacturers, thus getting every benefit of price and selection. Our guarantee stands back of all of our pianos, and the reputation and standing of Hardman, Peck & Co. give that guarantee an absolute value as an assurance to the purchaser of satisfaction now and in the future. In addition to the famous "Hardman Piano" we offer the Harrington and Hensel Pianos, manufactured by E. G. Harrington & Co., a responsible concern which for over thirty years has been building pianos that in every quality fill the demand for a reliable instrument at a moderate price. We own and control this concern and are thus directly responsible for their pianos. On account of this, our sale of the Harrington and Hensel Pianos is accompanied by the same manufacturers' advantages in price, in terms and in guarantee that for over half a century have made the name of Hardman, Peck & Co. a rock of reliability in the piano trade.

The Harrington Plano

is a charming, attractive, well made instrument-one that would be selected wherever a solidly constructed, sweet toned plane is wanted. It contains all the latest improvements in plane making and is a credit to the manufacturers. Every portion of the material that goes into it—wood, steel, from brass ivory, ebony, felt, glue and varnish—is of a quality "tried and true." A plano may excel in quality of tone, but get out of tune almost at once. Another may have a beautiful action, but no power. Another may be wonderfully durable, but have little good in it at the outset. Sull another may have an exquisite case without much tone. Not so with the "Harrington."

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The Hensel Plano

is constructed on modern lines and its quality of tone is remarkable. The upper register particularly has a tone of silvery quality, while the lower section is full and rich. In these days, when very little money goes a long way in the purchase of most commodities, the manufacturers of the Hensel Plano find themselves in a fortunste position in being able to give so excellent an instrument for so moderate a price.

It is a successful effort to give to the people a thoroughly reliable plano for little money. The custom of some houses has been to offer very inferior planos at low prices, the excuse for their being inferior resting in the fact that the price is low. We have solved the problem of how to give a strong, serviceable, honest plano in the "fiensel" for a low price.

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Remarkable Tone Quality, Responsiveness of Action, Remarkable Durability, Artistic Casings, and Great Power of Standing in Tune.

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and pleasure in the home. Their reliability is guaranteed by us. Payments Arranged to Your Satisfaction.

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125TH ST. and 7TH AVE., 1197 BEDFORD AVE., Brooklyn, N. Y. Old Point Comfert.
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Pursuant to statutory requirement, notice is hereby given that an act, Assembly, Printed No. 1125, int. No. 939, has been passed by both branches of the Legislature, entitled

"AN ACT
IN RELATION TO CORNELIA STREET, IN THE BOROUGH OF BROOKLYN, CITY OF NEW YORK."
Further notice is hereby given that a Public Hearing upon such bill will be held at Mayor's Office. In the City Hall, in The City of New York, on Monday, April 17, 1906, at 10:30 o'clock A. M. Dated City Hall, New York, April 13, 1906, GEORGE B. McCLELLAN, Mayor. P. S.—This bill will be the second one heard at that time.

Pursuant to statutory requirement, notice is hereby given that an act, Assembly, Printed No. 1864, Int. No. 1230, has been passed by both branches of the Legislature, entitled "AN ACT"

TO AUTHORIZE THE EXPENDITURE BY THE CITY OF NEW YORK OF MONEY FOR THE PROPER CELEBRATION OF MEMORIAL DAY IN THE YEAR NINETEEN HUNDRED AND FIVE." FIVE."
Further notice is hereby given that a Public Hearing upon such bill will be held at Mayor's Office, in the City Hall, in The City of New York, on Monday, April 17, 1905, at 10:30 o'clock A. M.
Dated City Hall, New York, April 18, 1905.
GEORGE B. McCLELLAN, Mayor.
P. S.—This bill will be the third one heard at that

Atlantic City, N. J.

STONE, IRON AND SLATE CONSTRUCTION.
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Whole block on ocean. Music throughout year,
Sea water in all baths. Ice water and phones in
rooms. Capacity 600, Golf. Booklet. Ownership
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P. S.—This bill will be the third one heard at that time.

Pursuant to statutory requirement, notice is hereby given that an act, Assenbly, Printed No. 1802, Int. No. 1185, has been passed by both branches of the Legislature, entitled AN ACT

AUTHORIZING THE BOARD OF ESTIMATE AND APPORTIONMENT OF THE CITY OF NEW YORK TO MAKE APPOPRIATIONS FOR THE CELE-BRATION OF MEMORIAL DAY IN THE BOR-OUGH OF RICHMOND."

Further notice is hereby given that a Public Hearing upon such bill will be held at Mayor's Office, in the City Hall, in The City of New York, on Monday, April 17, 1905, at 10:30 o'clock A. M.

Dated City Hall, in The City of New York, on Monday, April 17, 1905, at 10:30 o'clock A. M.

Dated City Hall, New York, April 18, 1905.

GEORGE B. McCLELLAN, Mayor.

P. S.—This bill will be the fourth one heard at that time.

Pursuant to statutory requirement, notice is hereby given that an act, Senate, Printed No. 787, Int. No. 650, has been passed by both branches of the Legislature, entitled ACT

TO AMEND CHAPTER FOUR HUNDRED AND THIRTEEN OF THE LAWS OF EIGHTEEN HUNDRED AND NINETY-TWO, ENTITLED 'AN ACT TO PROVIDE FOR THE CONSTRUCTION OF A DRAWBRIDGE OVER THE HARLEM RIVER IN THE CITY OF NEW YORK, AND FOR THE REMOVAL OF THE PRESENT BRIDGE AT THIRD AVENUE IN SAID CITY, AS AMENDED BY CHAPTER FIVE HUNDRED AND FORTY OF THE LAWS OF EIGHTEEN HUNDRED AND NINETY-FOUR AND AS AMENDED BY CHAPTER FIVE HUNDRED AND NINETY-FOUR AND AS AMENDED BY CHAPTER FIVE HUNDRED AND NINETY-FOUR AND AS AMENDED BY CHAPTER FIVE HUNDRED AND NINETY-FOUR AND AS AMENDED BY CHAPTER FOUR HUNDRED AND NINETY-SOL.

Further notice is hereby given that a Public Hearing upon such bill will be held at Mayor's Office New Hotel Pierrepont, Rooms en suite with salt water baths. All modern

SIX."
Further notice is hereby given that a Public Hearing upon such bill will be held at Mayor's Office in the City Hall, in The City of New York, on Monday, April 17, 1905, at 10:30 o'clock A. M. Dated City Hall, New York, April 18, 1905.

GEORGE B. McCLELLAN, Mayor.
E. S.—This bill will be the fifth one heard at that time.

P. S.—This bill will be the fifth one heard at that time.

Pursuant to statutory requirement, notice is hereby given that an act. Senate. Printed No. 860, Int. No. 705, has been passed by both branches of the Legislature, entitled "AN ACT RELATING TO THE INVESTMENT, BY THE CHAMBERLAIN OF THE CITY OF NEW YORK, OF FUNDS OR MONEYS PAID INTO COURT IN THE COUNTIES OF NEW YORK, KINGS, QUEENS AND RICHMOND."

Further notice is hereby given that a Public Hearing upon such bill will be held at Mayor's Office, in the City Hall, in The City of New York, opm Monday, April 17, 1905, at 1030 o'clock A. M.

Dated City Hall, New York, April 13, 1905.

GEORGE B MCCLELLAN, Mayor.

P. S.—This bill will be the sixth one heard at that time.

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LEGAL NOTICES. SUPREME COURT, COUNTY OF NEW YORK.

SUPREME COURT, COUNTY OF NEW YORK.

FEIGH F. P.A. as Auministrator of the goods, chattels and credits which were of MARY L. Plat deceased, Plaintiff, against
JOHN Plat. Defendant.

To the above-named Defendant:

YOU ARE HEREAY SUMMONED to answer the complaint in this action, and to serve a copy of your answer on the Plaintiff's Attorney within twenty days after the service of this summons, exclusive of the day of service, and in case of your lather to appear, or answer, judgment will be taken against you by default, for the relief demanded in the complaint.

Dated New York City, Plaintiff's Attorney, Office and Post Office address, No. 145 Nassau street, Borough of Manhattan, New York City. TO JOHN Plat, the show-named defendants. The foregoing summons is served upon you by publication pursuant to an order of Hon. Edward E. McCail, one of the Justices of the Supreme Court of the State of New York, dated the thirtieth day of March, 1965, and filed with the complaint in the office of the Cierk of the county of New York at the County Court House in the Borough of Manhattan of The City of New York, in the Sules of New York, March, 1906.

Based New York, March So, 1903.

the State of New York, on the March, 1905.

Dated New York, March 30, 1905.

PERRY J. FULLER,

Attorney for Plaints.

Office and Post Office address, No. 146 Namess street, Borough of Manhattan, City of New York, State of New York.

State of New York.

SUPREME COURT, COUNTY OF NEW YORK.

PETRE F. Pla. Planud,
against
JOHN PlA. Defendant.

To the above-named Defendant:
YOU ARE HYREBY SUMMONED to answer
the complaint in this action, and to serve a copy
of your answer on the Plainfull's attorney within
twenty days after the service of this summons.
sclusive of the day of service and in case of your
failure to appear, or answer, judgment will be
aken against you by default, for the relief demanded in the complaint.
Dated New York City. Feb. 27, 1906.

PERRY J. FIULLER, Plaintiff's Attorney.
Office and Post Office address. No. 145 Nassaw
street, Borough of Manhattan, New York City.
TO JOHN Pla. the above named defendant:
The foregoing summons is served upon you by
publication pursuant to an order of Hom. Edward
E. McCall, one of the Justices of the Supreme
Court of the State of New York, dated the thirtelt day of March, 1905, and filed with the complaint in the office of the Cierk of the county of
New York at the County Court House in the Borough of Manhattan of The City of New York in
the State of New York, on the thirdeth day of
March, 1906.
Dated, New York, March 59, 1906.

March, 1866.

Dated, New York, March 30, 1908.

PERRY J. PULLER,

Attorney for Plaints.

Office and Post Office address. No. 145 Nassau street, Borough of Manhattan. City of New York.

State of New York.

SUPREME COURT, NEW YORK COUNTY: WILLIAM E. BURKE, Plaintiff, WILLIAM H. PRITCHARD, Defend't.

TO THE ABOVE NAMED DEFENDANT: You are hereby summoned to answer the com-plaint in this action and to serve a copy of your answer on the plaintiff's attorney within twenty days after the service of this summons, exclusive of the day of service; and in case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the com-plaint

you by default for the relief demanded in the plaint.

Dated March 18, 1905.

THOMAS C. O'SULLIVAN,
Plaintiff's Attorney.

Office and Post Office Address, 258 Broadway,
Borough of Manhattan, City of New York,
TO WILLIAM H. PRITCHARD, Defendant:
The foregoing summons in served upon you by
publication pursuant to an order of Hondrable
Edward E. McCall, Justice of the Supreme Court
of the State of New York, dated the 27th day of
March, 1905, and filed with the complaint in the
County Court House in the Borough of Manhattan,
City of New York
Dated, April 4, 1905.

THOMAS C. O'SULLIVAN,
Plaintiff's Attorney,
Varieties

PUBLIC NOTICES.

PURSUANT to statutory requirement, notice is hereby given that an act, Assembly, Printed No. 58, Int. No. 58, has been passed by both branches of the Legislature, entitled ... ACT

TO RELEASE TO THE DEVISEES AND PERSONS INTERESTED UNDER THE WILL OF CHARLES BOOTH DECEASED ALLTHE RIGHT. TITLE AND INTEREST WHICH THE PEOPLE OF THE STATE OF NEW YORK ACQUIRED UPON THE DEATH OF SAID CHARLES BOOTH DELEASED, ALLTHER RIGHT, BY REASON OF HIS ALIENAGE, IN AND TO ALL LANDS IN THE CITY OF NEW YORK ACQUIRED BY REASON OF HIS ALIENAGE, IN AND TO ALL LANDS IN THE CITY OF NEW YORK WHEREOF SAID CHARLES BOOTH DIED SEIZED.

Purther notice is hereby given that a Public Hearing upon such bill will be held at Mayor's office, in the City Hall. In The City of New York, on Monday, April 17, 1906, at 10.50 o'clock A. M. Dated City Hall. New York, April 18, 1966.

Pursuant to statutory requirement, notice is hereby given that an act, Assembly, Printed No. 1125, Int. No. 939, has been passed by both branches of the Legislature, entitled

IN RELATION TO CONNELLA STREET, IN THE BOROUGH OF BROOKLYN, CITY OF NEW YORK.

CENTRAL AUCTION CO., M. Sheehan, Auctions, 15, 1961. M. Stoney 2629, formerly 2616. 2d av. 2471 st. 2472 st. PAWNBROKERS' SALES,

CENTRAL AUCTION CO., M. Sheehan, Auctioneer, 152 and 154 Canal st., will sell:
April 14—By H. McAleenan, 194 8th av.; diamonds, watches, jewelry and silverware, from No. 1, Jan. 1, 1904, to No. 20200, March Sl. 1904, Inclusive, and old dates and numbers held over.
April 14—By O'Brien & Ryan; clothing,
April 17—By H. McAleenan, 469 Fulton st., Brooklyn, N. Y.; diamonds, watches, silverware, from No. 5010, Feb. 20, 1904, to No. 4594, March 17, 1904, inclusive, and all old dates and numbers held over.
April 17—By M. L. Fulian, 669 10th av.; clothing to April 19.—By R. Simpson & Co., 143 West 42d st., diamonds, jewelry, &c., pledged to March 1, 1904, Nos. 1 to 4000 and all goods held over.
April 18—By H. McAleenan, 194 8th aw.; clothing, &c., pledged to April 10, 1904.
April 18—By H. McAleenan, 194 8th aw.; clothing, &c., pledged to April 10, 1904.

pledged to April 10, 1904. pril 19—By L. M. Levy, 807 Columbus av.; dis-ds. watches, jeweiry, &c., all pledges to April April 19—By L. M. 1-vy, 507 countries were discovered as a control of the country of the country

April 21—By Fillin; clothing.

L. L. FIRUSEI, Auct., 70 Bowery, sells at 10 A& 1 April 14—By E. J. Lemon & Sons, J. E. Lemb & Co., M. Levy; lewelry.

April 17—By M. & L. Harlam, 187 East 125; St.; diamonds, watches, jewelry and all piedges/rior g. April 17—By M. & L. Harlam, 187 East 125; St.; diamonds, watches, jewelry and all piedges/rior g. April 17—By A. Mayor, Jersey City; clothig. April 18—By M. & E. Bruckheimer, 2109d av.; clothing, &c., piedged prior April 8, 1904.

April 19—By William Simpson & Co., 181, smerty april 19—By William Simpson & Co., 181, smerty 181. Bowery; diamonds, watches, jewelryand all piedges prior Feb. 1, 1904, also No. & \$68886, of 1903, and all goods reserved from previousles.

April 21—Final sale—By M. Gluckaba, 211 East 80th st., formerly 285 Bowery; allamonds, watches, diamond and other jewelry liverware, clothing, &c., and goods of every leweriptiom piedged from March 4 to March 22, 196 from Ne. 1800 to 16000, and all older dates held for.

FIFTH AVENUE AUCTIONROOMS. 288 Pith Ave., Willam B. Norman, uctionest. CONSOLIDATED SALE NO. 4 BY OUTION OF The Provident Loan Society

of New York.

Embraoing dates of Decemis 1, 1908, to December 31, 1903, both inclusive, ELDRIDGE STREET FICE, 1806 Edining St.

From No. 201.543 to No. 211.404, bit inclusive, and all pledges left over from from spaces, TO BE SOILD 10 O'LOCK

THIS MORNIN.

ELI SOBEL. Auct., 98 Bowly, sells 10 A. M. all goods pledged to April 10,1904.

April 14—Cothing and Jewlry. A. Anspach, 880 Willis av.

April 14—Jewelry. all pledes from No. 7300 to 9140 and all goods held over. I. Lowy, 742 6th av.

April 17—Clothing. Bronz-Loan Office, R. Cohn, Prop., 2794 8d av.

April 18—Jewelry. all plages from Nos. 10,000 to 22,400. William Prager 47 7th av.

April 19—Jewelry. M. Hram, Brooklyn.

BUSINESS CHANCES. WILL SELL A' A SACRIFICE

BRICKYARDS NOW IN CPERATION. Fine mill sites on paperty. Terms on applica-on. Address 411 Citiens Trust Bldg., Paterson.

A CORPORATION incorporated under the laws of New York State capitalized at \$500,000 and owning \$0,000 arres, timber land, with plant valued at \$400,000, offers about \$100,000 stock at \$100 per share; enormous gotts annually, which insure large dividends on hyestment; company controlled by business men if long experience in this particular line; we ignite the strictest investigation; best of commercia references furnished.

McDONALD FIGGINS CO., 257 Broadway.

\$10,000 REQUILED by established high grade manufacturing empany close to New York city; avestor wanted a take charge of New York office; best of reference furnished and required. Apply to McDONALY-WIGGINS CO.. 257 Broadway.

SOUTHFORE. CONN.—120 acre farm, with stock and implement: 14 room house; price \$6,000; \$8,000 cash required. McDONAID-WIGGINS CO., 257 Broadway, \$2,000—PATINER wanted to take interest in 0 room, full furnished summer hotel. Apply to McDONALD-WIGGINS CO., 267 Broadway.

OWNER if a large land and irrigation project, developed and paying, wants to meet and interest person with capital, to join him in enterprise. All money invested secured by absolutely good bond and quickly returned. Big money insured to right party. Bank references. Address OWNER, box 116, Sun office.

BROTHER who left Reading with Florite, come monds, watches and jewelry, & BAUM, 200